from the injury as provided in subsections (2) through (4) of this section. Upon remarriage or death of such surviving spouse the payments to such child or children shall be made as provided in subsection (2) of this section when the surviving spouse of a deceased workman remarries.

Passed the Senate February 17, 1976. Passed the House February 12, 1976. Approved by the Governor February 21, 1976. Filed in Office of Secretary of State February 21, 1976.

CHAPTER 46

[Engrossed Senate Bill No. 3056] ELECTIONS—REGISTERED VOTER TAPES OR FILES—VOTING DEVICE INSTRUCTION

AN ACT Relating to elections; amending section 6, chapter 156, Laws of 1965 ex. sess. as last amended by section 2, chapter 127, Laws of 1974 1st ex. sess. and RCW 29.04.100; adding new sections to chapter 29.04 RCW; amending section 29.33.220, chapter 9, Laws of 1965 as last amended by section 1, chapter 102, Laws of 1973, RCW 29.33.220; and providing penalties.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 6, chapter 156, Laws of 1965 ex. sess. as last amended by section 2, chapter 127, Laws of 1974 1st ex. sess. and RCW 29.04.100 are each amended to read as follows:

All poll books or current lists of registered voters shall be public records and be made available for inspection under such reasonable rules and regulations as the county auditor may prescribe. The county auditor shall promptly furnish current lists or mailing labels of registered voters in his possession, at actual reproduction cost, to any person requesting such information: PROVIDED, That such lists and labels shall not be used for the purpose of mailing or delivering any advertisement or offer for any property, establishment, organization, product or service or for the purpose of mailing or delivering any solicitation for money, services or anything of value: PROVIDED, HOWEVER, That such lists and ((books)) labels may be used for any political purpose. In the case of political subdivisions which encompass portions of more than one county, the request may be directed to the secretary of state who shall contact the appropriate county auditors and arrange for the timely delivery of the requested information ((: PRO-VIDED, That the secretary of state shall promptly furnish, without cost and upon application therefor, an annual statewide listing or computer tape of registered voters to the state central committee of any major political party that received at least ten percent of the total votes cast for the office of president at the preceding presidential election)).

NEW SECTION. Sec. 2. There is added to chapter 29.04 RCW a new section to read as follows:

Not earlier than January 1st nor later than February 1st of each calendar year and not earlier than July 1st nor later than August 1st of each calendar year each county auditor shall provide to the secretary of state, or a data processing agency designated by him, a duplicate computer tape or data file of the records of the

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registered voters in that county, containing the information specified in RCW 29-.07.220. The secretary of state shall reimburse each county for the actual cost of reproduction and mailing of the duplicate computer tape or data file. He shall arrange for a master computer tape or data file of the records of all the registered voters of the state to be compiled.

<u>NEW SECTION.</u> Sec. 3. There is added to chapter 29.04 RCW a new section to read as follows:

No later than February 15th and no later than August 15th of each year, the secretary of state shall provide a duplicate copy of the master state-wide computer tape or data file of registered voters to the state central committee of each major political party, at actual duplication cost. The master state-wide computer tape or data file of registered voters or portions of the tape or file shall be available to any other political party, at actual duplication cost, upon written request to the secretary of state. Restrictions as to the commercial use of the information on the state-wide computer tape or data file of registered voters, and penalties for its misuse, shall be the same as provided in RCW 29.04.110 and 29.04.120 as now existing or hereafter amended.

Sec. 4. Section 29.33.220, chapter 9, Laws of 1965 as last amended by section 1, chapter 102, Laws of 1973 and RCW 29.33.220 are each amended to read as follows:

Before each primary election at which voting machines or voting devices are to be used or more frequently as the custodian deems necessary, the custodian shall instruct all inspectors, judges, and clerks of election who are to serve thereat in the use of the machine or voting device and their duties in connection therewith. The custodian may waive instructional requirements for inspectors, judges, and clerks of election that previously have been granted a certificate of proficiency and that have served as precinct officers for a sufficient length of time to be fully qualified to perform his or her duties in connection with the machine or voting device: PROVIDED, That any inspectors, judges and clerks of elections for whom the instructional requirements are waived may at their discretion take advantage of the instructional program outlined herein. He shall give to each inspector and judge who has received instruction and is fully qualified to conduct the election with a machine or voting device a certificate to that effect. For the purpose of instruction, the custodian shall call such meetings of the inspectors and judges as may be necessary. Every inspector and judge shall attend the meetings and receive instruction in the proper conduct of the election with a machine or voting device. As compensation for the time spent in receiving instruction each inspector and judge who qualifies and serves in the election shall receive an additional two hours' compensation to be paid to him at the same time and in the same manner as compensation is paid him for his services on election day. No inspector or judge of election shall serve in any primary or general election at which a voting machine or voting device is used unless he has received the required instruction and is fully qualified to perform his duties in connection with the machine or voting device and has received a certificate to that effect from the custodian of the machines or voting devices: PROVIDED, That this shall not prevent the appointment of an inspector, or judge of election to fill a vacancy in an emergency.

Passed the Senate February 17, 1976. Passed the House February 13, 1976. Approved by the Governor February 21, 1976. Filed in Office of Secretary of State February 21, 1976.

CHAPTER 47

[House Bill No. 38] RECALL OF PUBLIC OFFICERS—CHARGES

AN ACT Relating to the recall of certain public officials; amending section 29.82.010, chapter 9, Laws of 1965 and RCW 29.82.010; and amending section 29.82.015, chapter 9, Laws of 1965 and RCW 29.82.015.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 29.82.010, chapter 9, Laws of 1965 and RCW 29.82.010 are each amended to read as follows:

Whenever any legal voter or committee or organization of legal voters of the state or of any political subdivision thereof shall desire to demand the recall and discharge of any elective public officer of the state or of such political subdivision, as the case may be, under the provisions of sections 33 and 34 of article 1 of the Constitution, he or they shall prepare a typewritten charge, reciting that such officer, naming him and giving the title of his office, has committed an act or acts of malfeasance, or an act or acts of misfeasance while in office, or has violated his oath of office, or has been guilty of any two or more of the acts specified in the Constitution as grounds for recall, which charge shall state the act or acts complained of in concise language, ((without unnecessary repetition)) giving a detailed description including the approximate date, location, and nature of each act complained of, and shall be signed by the person or persons making the same, give their respective post office addresses, and be verified under oath that he or they believe the charge or charges to be true.

Sec. 2. Section 29.82.015, chapter 9, Laws of 1965 and RCW 29.82.015 are each amended to read as follows:

In case the officer whose recall is to be demanded be a state officer, the person making the charge shall file the same with the secretary of state. In case the officer whose recall is to be demanded be a county officer, the person or persons making the charge shall file the same with the county auditor. In case the officer whose recall is to be demanded be an officer of an incorporated city or town, the persons making the charge shall file the same with the clerk of said city or town. In case the officer whose recall is to be demanded is an officer of any other political subdivision of the state, the persons making the charge shall file the same with the officer whose duty it is to receive and file petitions for nomination of candidates for the office concerning the incumbent of which the recall is to be demanded. The officer with whom the charge is filed shall serve a copy of such charge upon